

Washington, Wednesday, January 19, 1949

## TITLE 6-AGRICULTURAL CREDIT

Chapter IV—Production and Marketing Administration and Commodity Credit Corporation, Department of Agriculture

> PART 664—TOBACCO SUBPART—1948

Set forth below are schedules of advance rates, by grades, for the 1948 crop of types 54 and 55 tobacco under the tobacco loan program formulated by Commodity Credit Corporation and Production and Marketing Arministration, published July 15, 1948 (13 F. R. 4004)

§ 664.13 1948 Crop; Wisconsin Tobacco, Type 54, Advance Schedule.

[Dollars per hundred pounds, farm sales weight]

Adra	псе	Adva	nce
Grade tai	e	Grade rat	е
Binders:		Strippers—Con.	
B1M	50	C4M	15
B2M	45	C5M	11
B3M	40	Crop-run:	
B4M	35	X1	21
B5M	32	X2	18
Binder pickers:		X3	16
CIMB	26	X4	13
C2MB	24	X5	11
Strippers:		Farm fillers:	
CÎM	23	Y1	16
C2M	21	¥2	14
C3M	18	Y3	10

§ 664.14 1948 Crop; Wisconsin Tobacco, Type 55, Advance Schedule.¹

[Dollars per hundred pounds, farm sales weight]

Ađv	ance	Adv	ınce
Grade r	ate	Grade tat	e
Binders:		Strippers-Con.	
BIM	. 54	C4M	14
B2M	. 48	C5M	11
B3M	. 42	Crop-run:	
B4M	. 36	X1	20
B5M	. 32	X2	17
Binder pickers:		X3	15
C1MB	26	X4	12
C2MB	24	X5	10
Strippers:		Farm fillers:	
CIM	. 23	¥1	15
C2M	. 20	Y2	13
C3M	. 17	Y3	9

<sup>1</sup>Tobacco can be placed under loan only by the original producer. Tobacco graded "W" (wet), "U" (unsound), "G" (green), or "N" (nondescript) will not be accepted. (Sec. 8, 56 Stat. 765, 767, 58 Stat. 642, 59 Stat. 306, 506, Pub. Laws 806, 897, 80th Cong., 504 U. S. C. App. 968)

Issued this 13th day of January 1949.

[SEAL] ELMER F. KRUSE.

Manager, Commodity Credit Corporation.

Approved: January 13, 1949.

RALPH S. TRIGG, President.

Commodity Credit Corporation.

[F. R. Doc. 49-477; Filed, Jan. 18, 1949; 8:51 a. m.]

# TITLE 24—HOUSING AND HOUSING CREDIT

Chapter VIII—Office of the Housing Expediter

[Controlled Housing Rent Reg., Amdt. 62]

PART 825—RENT REGULATIONS UNDER THE HOUSING AND RENT ACT OF 1947, AS AMENDED

CONTROLLED HOUSING RENT REGULATION

The Controlled Housing Rent Regulation (§§ 825.1 to 825.12) is amended in the following respects:

Schedule B'is amended by incorporating Item 40 as follows:

40. Provisions relating to City of Keene, New Hampshire, a portion of the Keene, New Hampshire, Defence-Rental Area:

Increase in maximum rents based upon the recommendation of the Local Adrisory Board. Pursuant to the provisions of, and subject to the limitations contained in, the Housing and Rent Act of 1947, as amended, the maximum rents are hereby increased, effective January 19, 1949, in the amount of 10 percent for all housing accommodations in the City of Keene, New Hampshire, a portion of the Keene, New Hampshire, Defence-Rental Area, except maximum rents which have hereto-fore been adjusted on or after August 22, 1947 under § 825.5 (a) (12) or § 825.5 (b) (16).

under § 825.5 (a) (12) or § 825.5 (a) (16).

Any maximum rent for housing accommodations in said City of Keene, New Hampshire, which is substantially lower than the rent generally prevailing in said Defensemental Area for comparable housing accommodations on July 1, 1945 plus 10 percent

<sup>1</sup>13 F. R. 5706, 5788, 5877, 5937, 6246, 6283, 6411, 6556, 6881, 6910, 7299, 7671, 7801, 7862, 8217, 8327, 8386; 14 F. R. 17, 93.

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shall be eligible for adjustment on the basis of such generally prevailing rent plus 10 percent, on the filing of an individual petition for adjustment under § 825.5 (a) (11)

All provisions of §§ 825.1 to 825.12 insofar as they are applicable to the Keene, New Hampshire, Defense-Rental Area are hereby amended to the extent necessary to carry these provisions into effect.

(Sec. 204 (d) 61 Stat. 197, as amended by 62 Stat. 37 and by 62 Stat. 94; 50 U. S. C. App. 1894 (d) Applies sec. 204 (e) 61 Stat. 197, as amended by 62 Stat. 37 and by 62 Stat. 94; 50 U.S. C. App. 1894 (e))

This amendment shall become effective January 19, 1949.

Issued this 14th day of January, 1949.

TIGHE E. WOODS, Housing Expediter

Statement To Accompany Amendment 62 to the Controlled Housing Rent Regu-

The Local Advisory Board for the Keene, New Hampshire Defense-Rental Area has, in accordance with section 204 (e) (1) (B) of the Housing and Rent Act of 1947, as amended, recommended an increase of 10 percent in the maximum rents for all housing accommodations in the City of Keene, New Hampshire, a portion of the Keene, New Hampshire Defense-Rental Area, except maximum rents which have been adjusted on or after August 22, 1947 on the basis of hardship or operation at a loss.

The Housing Expediter has found that this recommendation is appropriately substantiated and in accordance with applicable law and regulations and he is. therefore, issuing this amendment to effectuate the recommendation.

[F. R. Doc. 49-476; Filed, Jan. 18, 1949; 8:51 a. m.]

[Rent Reg. for Controlled Rooms in Rooming Houses and Other Establishments, Amdt.

PART 825-RENT REGULATIONS UNDER THE HOUSING AND RENT ACT OF 1947, AS AMENDED

RENT REGULATIONS FOR CONTROLLED ROOMS IN ROOMING HOUSES AND OTHER ESTAB-LISHMENTS

The Rent Regulation for Controlled Rooms in Rooming Houses and Other

<sup>1</sup>18 F. R. 5750, 5789, 5875, 5937, 5938, 6247, 6283, 6411, 6556, 6882, 6911, 7299, 7672, 7801, 7862, 8218, 8328, 8388; 14 F. R. 18.

Establishments (§§ 825.81 to 825.92) is hereby amended in the following respect:

Schedule B is amended by incorporating Item 41 as follows:

Provisions relating to City of Keene, New Hampshire, a portion of the Keene, New Hampshire, Defense-Rental Area:

Increase in maximum rents based upon the recommendation of the Local Advisory Board. Pursuant to the provisions of, and subject to the limitations contained in, the Housing and Rent Act of 1947, as amended, the maximum rents are hereby increased, effective January 19, 1949, in the amount of 10 percent for all housing accommodations in the City of Keene, New Hampshire, a portion of the Keene, New Hampshire, Defense-Rontal Area, except maximum rents which have heretofore been adjusted on or after August 22, 1947 under § 825.85 (a) (9).
Any maximum rent for housing accom-

modations in said City of Keene, New Hampshire, which is substantially lower than the rent generally prevailing in said Defense-Rental Area for comparable housing accommodations on July 1, 1945 plus 10 percent shall be eligible for adjustment on the basis of such generally prevailing rent plus 10 percent, on the filing of an individual petition for adjustment under § 825.85 (a) (8).

All provisions of §§ 825.81 to 825.92 insofar as they are applicable to the Keene, New Hampshire, Defense-Rental Area are hereby amended to the extent necessary to carry these provisions into effect.

(Sec. 204 (d) 61 Stat. 197, as amended by 62 Stat. 37 and by 62 Stat. 94; 50 U. S. C. App. 1894 (d) Applies sec. 204 (e) 61 Stat. 197, as amended by 62 Stat. 37 and by 62 Stat. 94; 50 U.S. C. App. 1894 (e))

This amendment shall become effective January 19, 1949.

Issued this 14th day of January, 1949.

TIGHE E. WOODS. Housing Expediter.

Statement To Accompany Amendment 60 to the Rent Regulations for Controlled Rooms in Rooming Houses and Other Establishments

The Local Advisory Board for the Keene, New Hampshire Defense-Rental Area has, in accordance with section 204 (e) (1) (B) of the Housing and Rent Act of 1947, as amended, recommended an increase of 10 percent in the maximum rents for all housing accommodations in the City of Keene, New Hampshire, a portion of the Keene, New Hampshire Defense-Rental Area, except maximum rents which have been adjusted on or after August 22, 1947, on the basis of hardship or operation at a loss.

The Housing Expediter has found that this recommendation is appropriately substantiated and in accordance with applicable law and regulations and he is. therefore, issuing this amendment to effectuate the recommendation.

[F. R. Doc. 49-475; Filed, Jan. 18, 1949; 8:51 a. m.]

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percentage method of withholding) are hereby amended to read as follows:

IF THE PAX ROLL PERIOD WITH RESIECT TO AN EMILOYEE IS WEEKLY—Continued

And the number of withholding exemptions claimed

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# (a) Requirement of withholding Every employer making payment of wages shall deduct and withhold upon enton wages a fax equal to 15 per centum of the amount by which the wages exceed the number of withholding exemptions claimed multiplied by the amount of one such exemption as shown in subsection (b) (1) The table referred to in subsection (b) (1) as a follows: 26-INTERNAL REVENUE Chapter I-Bureau of Internal Revenue, Department of the Treasury TITLE

Subchapter D-Employment Taxes [T D 5685]

Part 405—Collection of Income Tax Source on Wages

Ä

WITHHOLDING EXEMPTIONS AND REDUCTION IN WITHHOLDING OF TAX AT SOURCE ON WAGES

On October 6, 1948 notice of proposed rule making regarding the Revenue Act of 1948, enacted April 2 1948 was published in the Federak Regeren (13 F R 5827), No objections to the rules proposed have been received, and the following amendments are hereby adopted Such amendments are necessary in order to conform Regulations 116 (26 CFR, Part 405) to the Revenue Act of 1948.

Parachant 1 There is inserted immediately preceding § 405 201 the following:

TITLE V-REDUCTION IN AT SOUNCE ON WAGES (1

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SEC. 503. EFFECTIVE DATE.

The amendments made by this title shall be applicable only with respect to wages paid on or after May 1, 1948.

PAR. 2. Section 405.201, as amended by Treasury Decision 5492, approved January 30, 1946, is further amended as follows:

(A) By inserting in the paragraph beginning with the words "In using the percentage method with respect to wages paid on or after January 1, 1946," immediately after the expression "January 1, 1946," which occurs twice in such paragraph, the expression "and before May 1, 1948,"

(B) By inserting immediately preceding the paragraph beginning with the words "Where the withholding" the fol-

lowing:

In using the percentage method with respect to wages paid on or after May 1, 1948, reference must be made to the percentage method withholding table in section 1622 (b) (1) as amended by the Revenue Act of 1948. The steps in computing the tax under such method with respect to wages paid on or after May 1, 1948, are summarized as follows:

Step 1. Multiply the amount of one withholding exemption by the number of exemptions claimed by the employee.

Step 2: Subtract the amount determined in step 1 from the employee's wages.
Step 3: Multiply the difference by 0.15.

The result is the amount of tax to be withheld.

Example. After April 30, 1948, an employee has a weekly payroll period, for which he is paid \$75, and has in effect a withholding certificate claiming three exemptions. His employer, using the percentage method, computes the tax to be withheld as follows:

Amount of one withholding exemp-

. \$13.00 Multiplied by number of exemptions claimed on Form W-4... X3

Total withholding exemptions. 39.00

Step 2: Total wage payment\_ Less amount determined in step 1\_ 89.00

Balance subject to tax\_\_\_\_\_ 36,00

Tax to be withheld (balance multiplied by 0.15)\_\_\_\_\_

Par. 3. Section 405.202, as amended by Treasury Decision 5492, is further amended as follows:

(A) By inserting immediately after Example (4) in paragraph (a) the following:

Example 5. After April 30, 1948, Employee E is paid wages and has a weekly payroll period. The number of withholding exemptions claimed by E is two. E's wages are determined at the rate of \$1.20 per hour. During a certain payroll period he works 40 hours and earns \$48. In computing the tax, the amount of two withholding exemptions, or \$26, is allowable, and the balance of \$22 is subject to tax. is subject to tax.

Example 6. After April 30, 1948, Employee F is paid wages and has a weekly payroll period. The number of withholding exemptions claimed by F is zero. F's wages are determined at the rate of \$10 per day. During a certain week F worked only two days and resigned. The tax is computed on the entire amount of \$20.

(B) By striking from the next to the last sentence of the example in paragraph (b) the words "or a subsequent year" and inserting in lieu thereof ", 1947, or before May 1 in 1948"

(C) By inserting immediately after the last sentence of such example in paragraph (b) the following: "If, however, the wages were paid on or after May 1, 1948, the amount of the withholding exemption allowable for the 12-day period in computing the tax at the 15 percent rate is \$43.20 (12 $\times$ (2 $\times$ \$1.80)) "

(D) By inserting after Example (2) in paragraph (c) the following:

Example 3. On April 1, 1948, C was employed by the Z Real Estate Co. to sell real estate on a commission basis, commissions to be paid only upon consummation of sales. The number of withholding exemptions is one. On May 20, 1948, C received a commission of \$300. Again on June 15, 1948, C received a commission of \$400. The amount of the withholding exemption in respect of the commission paid on May 20 is \$90 (\$1.80×50). In respect of the commission paid on June 15 the amount of the withholding exemption is \$46.80 (\$1.80 × 26).

(E) By inserting immediately after Example (4) in paragraph (d) the following:

Example 5. After May 1, 1948, an employee having a daily payroll period is paid wages of \$12 per day. The number of withholding exemptions claimed by such employee is one. The amount of each such daily wage payment subject to withholding is \$10.20 (\$12.00-\$1.80).

Example 6. An employee works for a cer tain employer for 4 days and after April 30, 1948, he is paid \$36. The number of withholding exemptions claimed by the employee is two. The amount of the withholding exemption allowable is \$14.40 ( $4 \times $3.60$ ).

- (F) By inserting immediately after "January 1, 1946," in the next to the last sentence of the paragraph in paragraph (d) which begins with the words "To illustrate" the words "and before May 1, 1948."
- (G) By inserting at the end of such paragraph in paragraph (d) beginning with the words "To illustrate" the following: "Under the same set of facts, if the wages are paid on or after May 1, 1948, the amount of the withholding exemption is \$26 (2×\$13)"

Par. 4. Section 405.203, as amended by Treasury Decision 5492, is further amended as follows:

- (A) By inserting immediately after "January 1, 1946," in the last sentence of paragraph (a) the words "and before May 1, 1948,"
- (B) By inserting at the end of paragraph (a) the following: "With respect to wages paid on or after May 1, 1948, the wage bracket tables contained in section 1622 (c) as amended by the Revenue Act of 1948 are to be used."
- (C) By striking "or a subsequent year" from the last sentence of the example in paragraph (c) and inserting in lieu thereof " 1947, or before May 1 in 1948"
- (D) By inserting immediately after such last sentence in paragraph (c) the following: "If, however, the wages were

paid on or after May 1, 1948, the tax required to be withheld under the table applicable to a miscellaneous period would be \$0.60 multiplied by the number of days in such period or \$7.20 for the

12-day period."
(E) By inserting immediately after Example (2) in paragraph (d) the following:

Example 3. On April 1, 1948, C is hired by the Z Real Estate Co. to sell real estate on a commission basis, commissions to be paid only upon consummation of sales. The number of withholding exemptions claimed by C is one. On May 20, 1948, C received a commission of \$300. Again on June 15, 1948, O received a commission of \$400. Under the wage bracket method, the amount of tax to be deducted and withheld in respect of the commission paid on May 20 is 632.60, which amount is obtained by multiplying \$0.65 (tax under wage bracket table for a daily or a miscellaneous payroll period where wages are as least 86.00 but less than 86.25 a day) by 50 (number of days clapsed); and the amount of tax to be withheld with respect to the commission paid on June 15 is \$52, which amount is obtained by multiplying \$2.00 (tax under wage bracket table for a daily or a miscellaneous payroll period where wages are at least \$15.00 but less than \$15.50 a day) by 26 (number of days elapsed).

(F) By inserting immediately after Example (4) in paragraph (e) the following:

Example 5. After April 30, 1948, an employee having a daily payroll period is paid wages of 87 per day. The number of withholding exemptions claimed by the employee is one. Under the table applicable to a daily payroll period, the amount of tax to be deducted and withheld from each such pay-

ment of wages is \$0.80,

Example 6. During 1948 an individual is hired for four days and on or after May 1, 1948, he is paid wages of \$36. The number of withholding exemptions claimed by him is two. The amount of tax to be deducted and withheld under the wage bracket method is \$3.20 (4×\$0.80).

(G) By striking out the last sentence of paragraph (f) and inserting in lieu thereof the following: "Thus, with respect to wages paid on or after May 1, 1948, if the payroll period of an employee is weekly and the wage payment of such employee is \$255.25 the employer may compute the 15 percent of the excess over \$200 as if the excess were \$55 instead of \$55.25."

PAR. 5. There is inserted immediately preceding § 405.205 the following:

SEC. 202. TECHNICAL AMENDMENTS. (Revenue Act of 1948, Title II.)

- (b) Withholding exemptions—(1) In general. Section 1622 (h) (1) of the Internal Revenue Code is hereby amended to read as follows:
- (1) In general. An employee receiving wages shall on any day be entitled to the following withholding exemptions:

  (A) An exemption for himself.

(B) One additional exemption for himself if, on the basis of facts existing at the beginning of such day, there may reasonably be expected to be allowable an exemption under section 25 (b) (1) (B) (i) (relating to old age) for the taxable year under Chapter 1 in respect of which amounts deducted and withheld under this subchapter in the calendar year in which such day falls are allowed as a credit.

- (C) One additional exemption for himself if, on the backs of facts existing at the begin-ning of such day, there may reasonably be expected to be allowable an exemption under section 25 (b) (1) (C) (1) (relating to the blind) for the taxable year under Chapter 1 in respect of which amounts deducted and withheld under this subchapter in the calendar year in which such day falls are allowed as a credit.
- (D) If the employee is married, any exemption to which his spouse is entitled, or would be entitled if such spouse were an employee receiving wages, under subparagraph (A), (B), or (C), but only if such spouse does not have in effect a withholding exemption certificate claiming such exemption.
- (E) An exemption for each individual with respect to whom, on the basis of facts exist-ing at the beginning of such day, there may reasonably be expected to be allowable an exemption under section 25 (b) (1) (D) for the taxable year under Chapter 1 in respect of which amounts deducted and withheld under this subchapter in the calendar year in which such day falls are allowed as a
- (2) Status determination date. In the case of an individual entitled to an additional withholding exemption under section 1622 (h) (1) of the Internal Revenue Code by reason of the amendment made thereto by paragraph (1) of this subsection, the term "status determination date" as used in section 1622 (h) (3) (B) of such Code includes also the ninetieth day after the date of the enactment of this Act.

SEC. 201. ADDITIONAL CHEDITS AGAINST NET

PARAGRAPH TO ROCALIAL TAX AND SUSTAX. (Revenue Act of 1948, Title II.)

Paragraphs (1) and (2) of section 25 (b) of the Internal Revenue Code are hereby amended to read as follows:

- (1) Credits. There shall be allowed for the purposes of both the normal tax and the murtax, the following credits against net income:
- (A) An exemption of \$600 for the taxpayer; and an additional exemption of \$600 for the spouce of the taxpayer if a separate return is made by the taxpayer, and if the spouse, for the calendar year in which the taxable year of the taxpayer begins, has no gross income and is not the dependent of another taxpayer; (B) (i) An additional exemption of \$600
- for the taxpayer if he has attained the age of 65 before the close of his taxable year;
- (ii) An additional exemption of \$600 for the spouse of the taxpayer if a separate re-turn is made by the taxpayer, and if the spouce has attained the age of 65 before the spouse has attained the age of 65 before the close of such taxable year, and, for the calendar year in which the taxable year of the taxpayer begins, has no gross income and is not the dependent of another taxpayer;

  (C) (I) An additional exemption of \$500 for the taxpayer if he is blind at the close of his taxable years and

of his taxable year; and

(ii) An additional exemption of \$600 for the spouse of the taxpayer if a separate return is made by the taxpayer, and if the spouse is blind and, for the calendar year in which the taxable year of the taxpayer begins, has no gross income and is not the dependent of another taxpayer. For the purposes of this clause the determination of whether the spouse is blind shall be made as of the close of the taxable year of the taxpayer, unless the spouse dies during such taxable year, in which case such determination shall be made as of the time of such death;

(iii) For the purposes of this subparagraph an individual is blind only if either: his central visual aculty does not exceed 20/200 in the better eye with correcting lenses, or his visual acuity is greater than 20/200 but is accompanied by a limitation in the fields

of vision such that the widest diameter of the visual field subtends an angle no greater than 20 degrees:

(D) An exemption of \$600 for each dependent whose gross income for the calendar year in which the taxable year of the taxpayer begins is less than \$500, except that the exemption shall not be allowed in respect of a dependent who has made a joint return with his spouse under section 51 for the taxable year beginning in such calendar year.

(2) Determination of status. For the pur-

poses of this subsection-

(A) the determination of whether an individual is married shall be made as of the close of his taxable year, unless his spouse dies during his taxable year, in which case such determination shall be made as of the

time of such death; and
(B) an individual legally separated from his spouse under a decree of divorce or of separate maintenance shall not be consid-

ered as married.

Sec. 203. Taxable years to Which amend-MENTS APPLICABLE. (Revenue Act of 1948. Title II.)

The amendments made by this title shall be applicable with respect to taxable years beginning after December 31, 1947. For treatment of taxable years beginning in 1947 and ending in 1948, see section 601.

PAR. 6. Section 405.205, as amended by Treasury Decision 5492, is further amended as follows:

- (A) By inserting immediately after the paragraph beginning with the words "The number of exemptions" the following: "With respect to wages paid on or after May 1, 1948, the number of exemptions to which an employee is entitled on any day depends also on his status as to old age and blindness."
- (B) By inserting after the paragraph beginning with the words "A single person" the following: "With respect to wages paid on or after May 1, 1948, a single person may also be entitled to withholding exemptions for old age and blindness, as explained below."
- (C) By inserting immediately after the paragraph beginning with the words "A married person" the following: "With respect to wages paid on or after May 1, 1948, a married person may also be entitled to withholding exemptions for himself and for his spouse because of old age

or blindness, as explained below."
(D) By striking "For" from the first sentence of the paragraph beginning with the words "For the purpose of determining" and inserting in lieu thereof-"With respect to wages paid before May 1, 1948, for"

(E) By inserting immediately preceding the paragraph beginning with the words "Subject to" the following paragraph:

With respect to wages paid on or after May 1, 1948, for the purpose of determining the number of withholding exemptions to which an employee is entitled for himself and his spouse on any day, the employee's status as a single person or a married person and, if married, whether a withholding exemption is claimed by his spouse shall be determined as of such day, but, in the case of a married person, the withholding exemption for his spouse may be claimed by him for that portion of the taxable year which occurs after the spouse's death. For example, a married employee on a calendar year basis having no dependents has in effect a withholding exemption certificate claiming one exemption for himself and one for his wife. On May 3, 1948, his wife, dies. On May 4, 1948, the employee may continue to claim his wife's withholding exemption. Accordingly, he is not required to file a new withholding exemption certificate until December 1, 1948.

(F) By inserting at the end thereof the following:

If an employee will have attained 65 years before the end of the taxable year he may claim an additional withholding exemption on account of age with respect to wages paid on or after May 1, 1948. If the employee's spouse will have attained 65 years before the end of such employee's taxable year and such spouse has no withholding exemption certificate in effect claiming such exemption, the employee may also claim an additional withholding exemption on account of age with respect to wages paid on or after May 1, 1948. If the employee is blind, he may claim an additional withholding exemption for blindness with respect to wages paid on or after May 1, 1948. If the employee's spouse is blind and has no withholding exemption certificate in effect claiming such exemption, the employee may also claim an additional withholding exemption for blindness with respect to wages paid on or after May 1. 1948. If both husband and wife are employees receiving wages subject to withholding and the wife is over the age of 65 and has in effect a withholding exemption certificate claiming only one exemption, then her husband may claim one exemption for her on his certificate.

For the purposes of claiming a withholding exemption for blindness, an individual shall be considered blind only if either his central visual acuity does not exceed 20/200 in the better eye with correcting lenses or his visual acuity is greater than 20/200 but is accompanied by a limitation in the fields of vision such that the widest diameter of the visual field subtends an angle no greater than

20 degrees.

Par. 7. Section 405.206, as amended by Treasury Decision 5492, is further amended by inserting immediately after 'dies" in paragraph (a) "before January 1, 1948"

Par. 8. Section 405.207 is amended by inserting immediately after the sentence beginning with the words "For the purposes" the following: "The additional status determination date provided by the Revenue Act of 1948 for employees claiming the exemption for age or blindness coincides with a regular determination date, namely, July 1, 1948."

Par. 9. Section 405.209, as amended by Treasury Decision 5492, is further amended as follows:

- (A) By inserting in the second sentence thereof immediately after "paid" the expression "before May 1, 1948"
- (B) By inserting immediately after Example (4) in paragraph (a) the following:

With respect to wages paid on or after May 1, 1948, the rules for supplemental wages set forth above are also applicable, but if tax has been withheld from the

employee's regular wages, an alternative method may be used. Under this method, the employer may determine the tax to be withheld from supplemental wages by using a flat rate of 15 percent without allowance for exemption and without reference to any regular payment of wages.

(53 Stat. 467; 26 U.S. C. 3791)

[SEAL] GEO. J. SCHOENEMAN. Commissioner of Internal Revenue.

Approved: January 7, 1949.

THOMAS J. LYNCH, Acting Secretary of the Treasury.

[F R. Doc. 49-484; Filed, Jan. 18, 1949; 8:55 a. m.]

#### TITLE 42—PUBLIC HEALTH

#### Chapter I—Public Health Service, **Federal Security Agency**

PART 72-INTERSTATE QUARANTINE

LATHER BRUSHES

Section 72.21 is amended to read as follows:

§ 72.21 Lather brushes—(a) General requirements. A person shall not transport, or offer for transportation by the owner or operator of a conveyance, nor shall the owner or operator of a conveyance knowingly transport for another person, in interstate traffic lather brushes made from animal hair or bristles un-

(1) Such brushes have been imported in compliance with the provisions of § 71.151 of this chapter; or

(2) Such brushes have been manufactured in the United States, its territories, or possessions in compliance with the provisions of paragraphs (b), (c) (d),

- (e) and (f) of this section.
  (b) Treatment. The hair or bristles used in such brushes, if other than badger hair, shall be subjected to sterilization or to a treatment found by the Surgeon General, upon application of an interested person and the submission by such person of supporting data, to be effective to destroy anthrax spores in the hair or bristles to be treated. Badger hair shall be subject to the requirement of sterilization or other treatment only if the Surgeon General finds, and so notifles the manufacturer, that the hair was secured from areas, or has been stored or handled under circumstances, likely to render it an agent in the spread of communicable diseases from one State or possession to another.
- (c) Sterilization. Sterilization shall consist of:
- (1) Exposure to steam under pressure in an autoclave at a minimum temperature of 120° C. (248° F.) for 15 minutes for bristles and 20 minutes for hair or
- (2) Exposure to streaming steam in an autoclave (not under pressure) at 100° C. (212° F.) for 30 minutes for bristles and 40 minutes for hair.
- In either case, the steam temperature shall be measured in the exhaust line at its exit from the autoclave by an indicating thermometer found by the Surgeon General to give reasonable assur-

ance of accuracy, and by a recording thermometer adjusted to read no higher at any time than the indicating thermometer. The time of exposure shall be measured from the moment at which the indicating thermometer reaches the specified sterilization temperature. Recording thermometer charts for each sterilization shall be kept readily available. The hair or bristles shall be sterilized in tied or wrapped bundles not exceeding 21/2 inches in diameter and 5 inches in length, or in untied and un-wrapped-lots not exceeding 2½ inches in depth. The bundles or lots shall be placed on racks or trays in single layers. with the racks or trays separated from each other sufficiently to assure free circulation of the steam and the exposure of all the hair or bristles to such steam. If the hair or bristles are placed in the autoclave in wrapped bundles, the ends of the bundles shall be left open.

(d) Handling and storage. Hair or bristles which have been treated, by sterilization or otherwise, shall be marked with the date of treatment, the method used, and name and location of the establishment at which treatment occurred, and shall be so handled and stored as to prevent their contamination or recontamination with anthrax spores.

(e) Identifying marks. Lather brushes shall be marked permanently with the name of the manufacturer or with an identifying mark of the manufacturer registered with the Surgeon General.

(f) Inspection. Persons engaged in processing or other handling of hair or bristles for use in lather brushes manufactured for transportation in interstate traffic and persons engaged in manufacturing such lather brushes from hair or bristles shall permit authorized representatives of the Surgeon General to make at any reasonable time such inspection of the plants or other places, including the equipment, operations, and products thereof, at which such manufacturing, processing or handling is carried on as may be necessary in the judgment of such representatives to determine compliance with the provisions of this section.

The foregoing amendment, further implementing the provisions of section 361 of the Public Health Service Act, 58 Stat. 703; 42 U.S. C. 264, is issued for the purpose of preventing the spread of communicable diseases from one State or possession to another insofar as the danger of such spread arises from the sanitary conditions under which lather brushes are manufactured and hair and bristles used in the manufacture thereof are stored and handled. Notice of proposed rule making in connection with this amendment was published in the FEDERAL REGISTER on November 19, 1948 (13 F. R. 6816) and the hearing referred to therein was held at the announced time and place.

Effective date. The foregoing amendment shall become effective thirty days after its publication in the FEDERAL REG-

(Sec. 361, 58 Stat. 703; 42 U. S. C. 264)

Dated: January 11, 1949.

[SEAL] LEONARD A. SCHEELE, Surgeon General.

Approved: January 13, 1949.

OSCAR R. EWING, Federal Security Administrator.

[P. R. Doc. 49-451; Filed, Jan. 18, 1949; 8:46 a. m.]

# NOTICES

#### FEDERAL POWER COMMISSION

ST. CROIX POWER CO.

NOTICE OF ORDER APPROVING AND DIRECTING DISPOSITION OF ALIOUNTS CLASSIFIED IN ELECTRIC PLANT ADJUSTMENTS

JANUARY 13, 1949.

Notice is hereby given that, on January 13, 1949, the Federal Power Commission issued its order entered January 12, 1949, approving and directing disposition of amounts classified in Account 107, Electric Plant Adjustments, in the abovedesignated matter.

[SEAL]

LEON M. FUQUAY, Secretary.

[F. R. Doc. 49-448; Filed, Jan. 18, 1949; 8:46 a. m.l

SOUTH PENN POWER CO. AND INTERSTATE LIGHT AND POWER CO.

NOTICE OF ORDERS APPROVING AND DIRECTING DISPOSITION OF AMOUNTS CLASSIFIED IN ELECTRIC PLANT ACQUISITION ADJUST-MENTS, AND ELECTRIC PLANT ADJUSTMENTS

JANUARY 13, 1949.

Notice is hereby given that, on January 13, 1949, the Federal Power Commission issued its orders entered January 12, 1949, approving and directing disposition of amounts classified in Account 100.5, Electric Plant Acquisition Adjustments, and Account 107, Electric Plant Adjustments, in the above-designated matters.

[SEAL] LEON M. FUQUAY,

[F. R. Doc. 49-449; Filed, Jan. 18, 1949; 8:46 a. m.]

Secretary.

[Docket No. E-6180] DUKE POWER CO.

NOTICE OF AMENDMENT TO APPLICATION

JANUARY 12, 1949.

Notice is hereby given that on January 11, 1949, an amendment to the application (notice of original application was published on December 2, 1948, 13 F R. 7373) was filed with the Federal Power Commission, pursuant to section 204 of the Federal Power Act, by Duke Power Company, seeking an order authorizing the issuance and sale at competitive bidding of \$40,000,000 principal amount of new series of First and Refunding Mortgage Bonds \_\_\_\_\_ Series due 1979, to be dated as of February 1, 1949, to be issued on or about February 15, 1949, and to be due February 1, 1979. The interest or dividend rate of the proposed bonds will be determined at a later date. The bonds are to be issued under the provisions of an indenture to the Guarantee Trust Company of New York, as heretofore supplemented and as to be supplemented and modified by a Supplemental Indenture to be dated as of February 1, 1949; all as more fully appears in the application on file with the Commission.

Any person desiring to be heard or to make any protest with reference to said application should, on or before the 31st day of January 1949, file with the Federal Power Commission, Washington 25, D. C., a petition or protest in accordance with the Commission's rules of practice and procedure.

[SEAL] LEON M. FUQUAY, Secretary.

[F. R. Doc. 49-450; Filed, Jan. 18, 1949; 8:46 a. m.]

[Docket No. G-1147]

PANHANDLE EASTERN PIPE LINE CO. AND HUCOTON PRODUCTION Co.

ORDER POSTPONING HEARING

JANUARY 13, 1949.

Counsel for Panhandle Eastern Pipe Line Company and Commission's staff counsel having jointly requested that the hearing in this matter, heretofore set for January 24, 1949, be postponed as hereinafter provided.

The Commission orders:

The hearing in this matter now set to commence on January 24, 1949, be and the same is hereby postponed to commence at 10:00 a.m. (e. s. t.) on February 7, 1949, in the Hearing Room of the Federal Power Commission, 1800 Pennsylvania Avenue NW., Washington, D. C.

Date of issuance: January 13, 1949.

By the Commission.

[SEAL]

LEON M. FUQUAY, Secretary.

[F. R. Doc. 49-447; Filed, Jan. 18, 1949; 8:46 a. m.]

## HOUSING AND HOME FINANCE **AGENCY**

Office of the Administrator

ASSISTANT ADMINISTRATOR FOR LAWHAM ACT FUNCTIONS

#### DELEGATION OF AUTHORITY

The Assistant Administrator for Lanham Act Functions is hereby delegated the power to execute documents relating to termination, disposition, the adoption of occupancy eligibility standards, and other actions (except transfers of jurisdiction from the Housing and Home Finance Agency to the Departments of the Army, Navy, or Air Force pursuant to section 4 of the Lanham Act, as amended (54 Stat. 1127, as amended; 42 U. S. C. 1524)) affecting housing constructed or acquired under the Lanham Act, as amended (54 Stat. 1125, as amended; 42 U. S. C. 1521) Public Law 781, 776th Congress (54 Stat. 883) and Public Laws 9, 73, and 353, 77th Congress (55 Stat. 14, 198, 818)

[ssued this 19th day of January, 1949.
[SEAL] RAYMOND M. FOLEY.

Administrator
[F. R. Doc. 49-474; Filed, Jan. 18, 1949;
8:50 a. m.]

# SECURITIES AND EXCHANGE COMMISSION

[File No. 70-2031] KENTUCKY UTILITIES CO. NOTICE OF FILING

At a regular session of the Securities and Exchange Commission held at its office in the city of Washington, D. C., on the 13th day of January A. D. 1949.

Notice is hereby given that a declaration has been filed with this Commission, pursuant to the Public Utility Holding Company Act of 1935, by Kentucky Utilities Company ("Kentucky") a registered holding company, and a subsidiary of The Middle West Corporation, also a registered holding company. The declarant has designated sections 6 (a) and 7 of the act and Rule U-50 promulgated thereunder as applicable to the proposed transactions.

Notice is further given that any interested person may, not later than January 24, 1949, at 5:30 p. m., e. s. t., request the Commission in writing that a hearing be held on such matter, stating the nature of his interest, the reasons for such request and the issues, if any, of fact or law raised by said declaration which he desires to controvert, or may request that he be notified if the Commission should order a hearing thereon. Any such request should be addressed to the Secretary, Securities and Exchange Commission, 425 Second Street NW., Washington 25, D. C. At any time after January 24, 1949, said declaration, as filed or as amended, may be permitted to become effective as provided in Rule U-23 of the rules and regulations promulgated under the act or the Commission may exempt such transactions as provided in Rules U-20 (a) and U-100 thereof.

All interested persons are referred to said declaration, which is on file in the offices of the Commission, for a statement of the transactions therein proposed, which are summarized as follows:

Kentucky proposes to issue and sell, pursuant to the competitive bidding requirements of Rule U-50, \$10,000,000 principal amount of its First Mortgage Bonds, Series B, \_\_\_\_\_\_% due 1979. The bonds are to be issued under and secured by Kentucky's present Indenture dated May 1, 1947 and a Supplemental Indenture to be dated January 1, 1949.

The declaration states that proceeds from the sale of the bonds, exclusive of accrued interest and premium thereon, will be used to pay, or reimburse the company for, the cost of additions, extensions, and improvements to its properties and to retire outstanding loans in the principal amount of \$1,500,000.

Kentucky's expenses in connection with the proposed transactions are estimated at \$41,000, exclusive of charges, including legal fees, to be made by the system service company. The amount of such charges will be supplied by amendment.

It is represented by declarant that no Federal commission, other than this Commission, has jurisdiction over the proposed transactions, and that appropriate applications will be made to the Public Service Commission of Kentucky and the Railroad and Public Utilities Commission of Tennessee, the only State commissions having or claiming to have jurisdiction over the proposed transactions.

Kentucky has requested that the Commission's order be issued as soon as reasonably practicable and that it become effective forthwith upon issuance.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F. R. Doc. 49-452; Filed, Jan. 18, 1949; 8:47 a. m.]

[File No. 812-578]

EQUITY CORP. ET AL.

NOTICE OF APPLICATION

At a regular session of the Securities and Exchange Commission, held at its office in the city of Washington, D. C., on the 13th day of January A. D. 1949.

In the matter of The Equity Corporation, American General Corporation, First York Corporation, Transfer General Corporation and Planning and Service Corporation, File No. 812–578.

Notice is hereby given that The Equity Corporation (Equity) American General Corporation (American General) First York Corporation (First York) Planning and Service Corporation (Pasco) all located at 103 Park Avenue, New York, New York, and Transfer General Corporation (Transfer) No. 1 Exchange Place, Jersey City, New Jersey, have filed an application pursuant to section 17 (b) of the Investment Company Act of 1940 for an order exempting from the provisions of section 17 (a) of the act, the purchase by Transfer from American General, First York, Equity, and Pasco of certain furniture, fixtures and equipment to be used by Transfer in the conduct of its business as stock transfer agent for the above named companies and their affiliates. The total purchase price for such furniture, fixtures and equipment is to be \$13,792.84. Equity, American General and First York are registered investment companies which are affiliated persons of each other. Transfer and Pasco are affiliated persons of the foregoing investment companies.

All interested persons are referred to said application which is on file at the Washington, D. C. office of this Commission for a more detailed statement of the matters of fact and law therein asserted.

Notice is further given that an order granting the application may be issued by the Commission at any time after February 1, 1949 unless prior thereto a hearing upon the application is ordered by the Commission as provided in Rule N-5 of the rules and regulations promulgated under the act. Any interested person may, not later than January 28, 1949, at 5:30 p. m., e. s. t., submit in writing to the Commission his views or any additional facts bearing upon the application or the desirability of a hearing thereon, or request the Commission, in writing, that a hearing be held thereon. Any such communication or request should be addressed: Secretary, Securities and Exchange Commission, 425 Second Street NW., Washington 25, D. C., and should state briefly the nature of the interest of the person submitting such information or requesting a hearing, the reasons for such request, and the issues of fact or law raised by the application which he desires to controvert.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F. R. Doc. 49-453; Filed, Jan. 18, 1949; 8:47 a. m.]

## DEPARTMENT OF JUSTICE

#### Office of Alien Property

AUTHORITY: 40 Stat. 411, 55 Stat. 839, Pub. Laws 322, 671, 79th Cong., 60 Stat. 50, 925; 50 U. S. C. and Supp. App. 1, 616, E. O. 9193, July 6, 1942, 3 CFR, Cum. Supp., E. O. 9567, June 8, 1945, 3 CFR, 1945 Supp., E. O. 9788, Oct. 14, 1946, 11 F. R. 11981.

[Vesting Order 12471]

AUGUST FRIES

In re: Trust under will of August Fries, deceased. File No. F-28-5457-G-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Otto Fries, Frau Emilie Wienert and Frau Pauline Schiebeler, whose last known address is Germany, are residents—of Germany and nationals of a designated enemy country (Germany)

2. That the issue, names unknown, of Otto Fries and the issue, names unknown, of Frau Emilie Wienert, who there is reasonable cause to believe are residents of Germany, are nationals of a designated enemy country (Germany)

3. That all right, title, interest and claim of any kind or character whatsoever of the persons identified in subparagraphs 1 and 2 hereof and each of them, in and to the trust created under the will of August Fries, deceased, presently being administered by Bishop Trust Company, Limited, P. O. Box 2390, Honolulu, T. H. as trustee.

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid nationals of a designated enemy country (Germany)

and it is hereby determined:

4. That to the extent that the persons named in subparagraph 1 hereof and the issue, names unknown, of Otto Fries and issue, names unknown, of Frau Emilie Wienert are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany)

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on December 3, 1948.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director Office of Alien Property.

[F. R. Doc. 49-454; Filed, Jan. 18, 1949;
8:47 a. m.]

# [Vesting Order 12596] THERESE DOERFLER

In re: Mortgage participation certificate and cash owned by Therese Doerfler, also known as Theresa Doerfler. F-28-27977-A-1, C-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

- 1. That Therese Doerfler, also known as Theresa Doerfler, whose last known address is Seeheim B, Darmstadt Schul Str. #34 A. D. Bugstr, Germany, is a resident of Germany and a national of a designated enemy country (Germany)
- That the property described as follows:
- a. All rights and interests evidenced by one (1) Guaranteed First Mortgage Participation Certificate, issued by Title Guarantee and Trust Company, 176 Broadway, New York, New York, guaranteed by Bond & Mortgage Guarantee Co., 160 Broadway, New York, New York, bond number 364047, guarantee number 180618, said participation certificate in the original amount of \$2,000.00, bearing the number J. 301226, registered in the name of Theresa Doerfler, together with any payments due or to become due under a claim arising out of the aforesaid guarantee, and

b. Cash in the amount of \$2.88, presently in the custody of the Attorney General of the United States, in a Collection Account, Symbol 896-027,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany).

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany)

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest.

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on December 31, 1948.

For the Attorney General.

[SEAL] HAROLD I, BAYNTON,
Deputy Director,
Office of Alien Property.

[F. R. Doc. 49-455; Filed, Jan. 18, 1949; - 8:47 a. m.]

## [Vesting Order 12003]

#### CITY OF OFFENBACH, GERMANY

In re: Mortgage participations, allowed claim and bank account owned by City of Offenbach. F-28-7041-A-1, F-28-7041-D-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That the City of Offenbach, Germany, is a political subdivision of a designated enemy country (Germany)

2. That the property described as follows:

a. All rights in, to and under those certain participating interests in bonds and mortgages of the Central Hanover Bank & Trust Company, 70 Broadway, New York, New York, said participating interests in the original amounts and covering the premises described below

Premises Face value
858 West End Ave., New York, N. Y... 8103. 63
594-6 Broadway, New York, N. Y.... 133. 93
2238 Hughes Ave., Bronx, N. Y.... 41. 31

and carried on the books of the aforesaid company for the account of City of Offenbach, account number A13049,

b. One (1) part share in an allowed claim against the New York Title and Mortgage Co. and/or the Superintendent of Insurance, 160 Broadway, New York, New York, as liquidator of the New York Title & Mortgage Co., arising out of a guarantee by the aforesaid Title and Mortgage Company of a mortgage covering the premises at 315-29 East 40th Street, New York, New York, presently carried on the books of the Central Hanover Bank and Trust Company, 70 Broadway, New York 15, New York, in an account entitled City of Offenbach, together with any and all rights in and under said part share in the aforesaid allowed claim, including, but not limited to, all rights to receive any and all payments due or to become due thereon, and

c. That certain debt or other obligation owing to City of Offenbach, by Central Hanover Bank and Trust Company, 70 Broadway, New York 15, New York, arising out of a cash custody account, entitled City of Offenbach, maintained at the aforesald bank, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, a designated enemy country (Germany)

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The term "designated enemy country" as used herein shall have the meaning prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on December 31, 1948.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,

Deputy Director

Office of Alien Property.

[F. R. Doc. 49-455; Filed, Jan. 18, 1949; 8:48 a. m.]

#### [Vesting Order 12620]

#### Anna Elisabeth Haupt

In re:\Rights of Anna Elisabeth Haupt under insurance contract. File No. F-28-116-H-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Anna Elisabeth Haupt, whose last known address is Germany, is a resident of Germany and a national of a designated enemy country (Germany)

2. That the net proceeds due or to become due during the lifetime of said Anna Elisabeth Haupt under an annuity contract evidenced by policy No. 575646, issued by The Guardian Life Insurance Company of America, New York, New York, to Anna Elisabeth Haupt, together with the right to demand, receive and collect said net proceeds,

is property within the United States owned or controlled by, payable or deliverable to, keld on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany)

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany)

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national inter-

est,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on January 5, 1949.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director Office of Alien Property.

[F. R. Doc. 49-457; Filed, Jan. 18, 1949; 8:48 a.m.]

# [Vesting Order 12625] JOTEI KANESHIRO

In re: Rights of Jotei Kaneshiro under insurance contract. File No. F-39-4264-H-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Jotei Kaneshiro, whose last known address is Japan, is a resident of Japan and a national of a designated

enemy country (Japan)

2. That the net proceeds due or to become due under a contract of insurance evidenced by policy No. 1 062 388, issued by the Sun Life Assurance Company of Canada, Montreal, Quebec, Canada, to Mr. Jotei Kaneshiro, together with the right to demand, receive and collect the net proceeds (including without limitation the right to proceed for collection against branch offices and legal reserves maintained in the United States),

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owners to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Japan),

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not

within a designated enemy country the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan)

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on January 5, 1949.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director Office of Alien Property.

[F. R. Doc. 49-458; Filed, Jan. 18, 1949; 8:48 a. m.]

#### [Vesting Order 12628]

#### EMMA KIECHLE ET AL.

In re: Rights of Emma Kiechle nee Reisach and the domiciliary personal representatives, hers, next of kin, legatees and distributees, names unknown, of Anselm Kiechle, deceased, under insurance contract. File No. F-28-26881-H-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Emma Kiechle nee Reisach, whose last known address is Germany, is a resident of Germany and a national of a designated enemy country (Germany)

2. That the domiciliary personal representatives, heirs, next of kin, legatees and distributees, names unknown, of Anselm Kiechle, deceased, who there is reasonable cause to believe are residents of Germany, are nationals of a designated enemy country (Germany)

3. That the net proceeds due or to become due under a contract of insurance evidenced by policy No. 148 006, issued by The Equitable Life Assurance Society of the United States, New York, New York to Anselm Kiechle, together with the right to demand, receive and collect said net proceeds,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid nationals of a designated enemy country (Germany),

and it is hereby determined:

4. That to the extent that the person named in subparagraph I hereof and the domiciliary personal representatives, heirs, next of kin, legatees and distributees, names unknown, of Anselm Kiechle,

deceased, are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany)

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on January 5, 1949.

For the Attorney General.

[SEAL] DAVID L. BAZELON,

Assistant Attorney General,

Director, Office of Alien Property,

[F. R. Doc. 49-459; Filed, Jan. 18, 1949; 8:48 a. m.]

# [Vesting Order 12629]

#### ALWINE KLUBERT

In re: Estate of Alwine Klubert, deceased. File No. D-28-10529-G-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Paul Frischer and Annie Welbezahal, whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany)

2. That all right, title, interest and claim of any kind or character whatso-ever of the persons named in subparagraph 1 hereof, and each of them, in and to the estate of Alwine Klubert, deceased, and in and to the trust created under the will of Alwine Klubert, deceased, is property payable or deliverable to, or claimed by, the aforesaid nationals of a designated enemy country (Germany),

3. That such property is in the process of administration by William F. Nies, as executor and trustee, acting under the judicial supervision of the County Court of Essex County, Newark, New Jersey;

and it is hereby determined:

4. That to the extent that the persons named in subparagraphs 1 and 2 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany)

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the

benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on January 5, 1949.

For the Attorney General.

DAVID L. BAZELON, Assistant Attorney General, Director Office of Alien Property.

[F. R. Doc. 49-460; Filed, Jan. 18, 1949; 8:48 a. m.]

## [Vesting Order 12630]

#### JENNY KRANEY

In re: Rights of Jenny Kraney under insurance contract. File Nos. F-28-127-H-1, & H-3.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Jenny Kraney, whose last known address is Germany, is a resident of Germany and a national of a designated enemy country (Germany)

2. That the net proceeds due or to become due under annuity contracts evidenced by policies Nos. 47 648 and 49 108, issued by the New York Life Insurance Company, New York, New York, to Wilhelmina Mohr, together with the right to demand, receive and collect said net proceeds.

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of, or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany)

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany)

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated

enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on January 5, 1949.

For the Attorney General.

DAVID L. BAZELON. Assistant Attorney General, Director Office of Alien Property.

[F. R. Doc. 49-461; Filed, Jan. 18, 1949; 8:48 a. m.]

[Vesting Order 12631]

#### TSUGIYOSHI MATSUOKA AND CHIKAE MATSUOKA

In re: Rights of Tsugiyoshi Matsuoka and Chikae Matsuoka under insurance contract. File No. F-39-5455-H-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Tsugiyoshi Matsuoka and Chikae Matsuoka, whose last known address is Japan, are residents of Japan and nationals of a designated enemy country (Japan)

2. That the net proceeds due or to become due under a contract of insurance evidenced by policy No. 905296, issued by the General American Life Insurance Company, St. Louis, Missouri, to Tsugiyoshi Matsuoka, together with the right to demand, receive and collect said net

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of, or on account of, or owing to, or which is evidence of ownership or control by, Tsugiyoshi Matsuoka or Chikae Matsuoka, the aforesaid nationals of a designated enemy country (Japan),

and it is hereby determined:

3. That to the extent that the persons named in subparagraph 1 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Japan).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest.

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on January 5, 1949.

For the Attorney General.

DAVID L. BAZELON, Assistant Attorney General, Director Office of Alien Property.

[F. R. Doc. 49-462; Filed, Jan. 18, 1949; 8:48 a. m.]

# [Vesting Order 12633]

MRS. MUME MORI

In re: Rights of Mrs. Mume Mori under insurance contract. File No. D-39-18755-R-1.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Mrs. Mume Mori, whose last known address is Japan, is a resident of Japan and a national of a designated enemy country (Japan)

2. That the net proceeds due or to become due under a contract of insurance evidenced by policy No. 1,058,895, issued by the Sun Life Assurance Company of Canada, Montreal, Quebec, Canada, to Mrs. Mume Mori, together with the right to demand, receive and collect said net proceeds (including without limitation the right to proceed for collection against branch offices and legal reserves maintained in the United States)

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Japan).

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan)

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used. administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated

enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on January 5, 1949.

For the Attorney General.

DAVID L. BAZELON, Assistant Attorney General, Director Office of Alien Property.

[F. R. Doc. 49-463; Filed, Jan. 18, 1949; 8:48 a. m.]

#### [Vesting Order 12845]

#### OTTO PRESSPRICH AND MARIE PRESSPRICH

In re: Trust agreement, dated December 12, 1910, between Otto Pressprich, settlor, and Marie Pressprich, trustee. File No. D-28-3853-G-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Gabrielle Tegetmeier Felber,

whose last known address is Germany, is a resident of Germany and a national of a designated enemy country (Germany)

2. That the issue, names unknown, of Gabrielle Tegetmeier Felber and of Marie Quita Tegetmeler Thomsen Boening, deceased, who there is reasonable cause to believe are residents of Germany, are nationals of a designated enemy country (Germany).

**NOTICES** 

3. That all right, title, interest and claim of any kind or character whatsoever of the persons identified in subparagraphs 1 and 2 hereof, and each of them, in ,and to and arising out of or under that certain trust agreement dated December 12, 1910, by and between Otto Pressprich, settlor, and Marie Pressprich, trustee, presently being administered by Ernest C. Pressprich, trustee, 3 East 84th Street, New York, New York,

is Property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid nationals of a designated enemy country (Germany)

and it is hereby determined:

4. That to the extent that the person named in subparagraph 1 hereof and the issue, names unknown; of Gabrielle Tegetmeier Felber and of Marie Quite Tegetmeier Thomsen Boening, deceased, are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany)

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on January 5, 1949.

For the Attorney General.

[SEAL] DAVID L. BAZELON. Assistant Attorney General, Director Office of Alien Property.

[F. R. Doc. 49-464; Filed, Jan. 18, 1949; 8:48 a. m.]

#### [Vesting Order 12652]

#### Fuji Yokomizo

In re: Rights of Fuji Yokomizo under insurance contract. File No. F-39-1594-H-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Fuji Yokomizo whose last known address is Japan, is a resident of Japan and a national of a designated

enemy country (Japan)

2. That the net proceeds due or to become due under a contract of insurance evidenced by policy No. 1,328,112, issued by the Sun Life Assurance Company of Canada, Montreal, Quebec, Canada, to Takejiro Yokomizo, together with the right to demand, receive and collect said net proceeds (including without limitation the right to proceed for collection against branch offices and legal reserves maintained in the United States),

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan)

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national in-

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on January 5, 1949.

For the Attorney General.

[SEAL] DAVID L. BAZELON, Assistant Attorney General. Director Office of Alien Property.

[F. R. Doc. 49-465; Filed, Jan. 18, 1949; 8:49 a. m.]

#### [Vesting Order 12660] LENA SPIEGEL

In re: Stock and voting trust certificates owned by, and debt owing to, Lena Spiegel, also known as Ludnina Spiegel, as Ludwine Spiegel and as Lena Roth. F-28-26673-A-1, F-28-26673-D-1, F-28-26673-D-2, F-28-26673-D-3.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

- 1. That Lena Spiegel, also known as Ludnina Spiegel, as Ludwine Spiegel and as Lena Roth, whose last known address is Hilders/Rhon, Kreis Fulda, Hessen, Germany, is a resident of Germany and a national of a designated enemy coun-
- try (Germany)
  2. That the property described as follows:
- a. Twenty-five (25) shares of \$1.00 par value common capital stock of Certainteed Products Corporation, 120 South La Salle Street, Chicago 3, Illinois, a corporation organized under the laws of the State of Maryland, evidenced by a certificate numbered 21953, registered in the name of Lena Spiegel, and presently in the custody of Valentine Spiegel, 64-06 Fitchett Street, Forest Hills, Long

Island, New York, together with all declared and unpaid dividends thereon,

b. All those debts or other obligations owing to Lena Spiegel, also known as Ludnina Spiegel, as Ludwine Spiegel and as Lena Roth, by Bankers Trust Company, 16 Wall Street, New York 15, New York, representing dividends payable on the shares of stock described in subparagraph 1-a herein, together with any and all accruals to the aforesaid debts or other obligations, and any and all rights to demand, enforce and collect the same,

c. One (1) voting trust certificate for 10 shares of ten cent par value common capital stock of the Atlantic City Ambassador Hotel Corporation, c/o Paul Ludmann, c/o The Gotham, 2 West 55th Street, New York 19, New York, a corporation organized under the laws of the State of New Jersey, said certificate numbered 9509, registered in the name of Lena Roth, and presently in the custody of Valentine Spiegel, 64-06 Fitchett Street, Forest Hills, Long Island, New York, together with any and all rights

thereunder and thereto, and

d. One (1) voting trust certificate for 10 shares of ten cent par value common capital stock of the New York Ambassador, Inc., Suite 2310, 14 Wall Street, New York 5, New York, a corporation organized under the laws of the State of New York, said certificate numbered 9458, registered in the name of Lena Roth, and presently in the custody of Valentine Spiegel, 64-06 Fitchett Street, Forest Hills. Long Island, New York, together with any and all rights thereunder and thereto.

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany),

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany)

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on January 5, 1949.

For the Attorney General.

DAVID L. BAZELON, Assistant Attorney General, Director, Office of Alien Property.

[F. R. Doc. 49-466; Filed, Jan. 18, 1949; 8:49 a. m.]

#### [Vesting Order 12662]

#### MARTHA DIETRICH ET AL.

In re: Interest in real property and claim owned by Martha Dietrich, and others.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That the persons whose names and last known addresses appear below are residents of Germany and nationals of a designated enemy country (Germany)

#### Names and Last Known Addresses

Martha Dietrich, Berlin-Pankow-Binz St. 44, Germany.

Otto Karge, Gera, Zschochern St. 34, Germany.

Minna Karge, Chemnitz, Dietzal St. 45, Ger-

Horst Fillbrandt, Rospitz, Dist. of Marlenwerder, Germany.

2. That the property described as follows:

a. An undivided 277/385ths interest in real property situated in St. Louis County, Missouri, particularly described in Exhibit A attached hereto and by reference made a part hereof, together with all hereditaments, fixtures, improvements and appurtenances thereto, and any and all claims for rents, refunds, benefits or other payments arising from the ownership of such property, and -

b. All that certain debt or other obligation owing to the persons named in subparagraph 1 hereof, by Detjen & Detjen, 511 Locust Street, St. Louis 1, Missouri, arising from the collection of funds for and on behalf of the persons named in subparagraph 1 hereof, and any and all rights to demand, enforce and collect the same.

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid nationals of a designated enemy country (Germany)

and it is hereby determined:

3. That to the extent the persons named in subparagraph 1 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany)

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described in subparagraph 2-a hereof, subject to recorded liens, encumbrances and other rights of record held by or for persons who are not nationals of designated enemy countries, and

There is hereby vested in the Attorney General of the United States the property described in subparagraph 2-b hereof,

All such property so vested to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on January 12, 1949.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director Office of Alien Property.

#### EXHIBIT A

All those certain pieces, parcels and tracts of land, situate in St. Louis County, Missouri, bounded and described as follows:

Parcel No. 1. All of lot No. 2 in Block C of Testa Place according to plat recorded in Plat Book 4, page 80 of the Recorder's Office of St. Louis County, Mo., said lot having a front of 75 ft. on the S. line of Locust Court, by a depth southwardly between parallel lines of 150 ft.

Parcel No. 2. All of Lot No. 4 in Block No. 7 of Avondale, according to plat recorded in Plat Book 3, Page 32 of the records of the Recorder of Deeds of St. Louis County, Mo. said lot fronting 100 ft. on the E. line of Simmons Street, by a depth eastwardly between parallel lines of 148 ft.

[F. R. Doc. 49-467; Filed, Jan. 18, 1949; 8:49 a. m.]

#### [Vesting Order 12663]

#### HENRY HAMBRECHT ET AL.

In re: Real property, claim and property insurance policies owned by Henry Hambrecht, William Hambrecht, also known as Wilhelm Hambrecht, and Sanchen Stettner.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Henry Hambrecht, William Hambrecht, also known as Wilhelm Hambrecht, and Sanchen Stettner, whose last known addresses are Wollenberg, Baden, Germany, are residents of Germany and nationals of a designated enemy country (Germany),

2. That the property described as follows:

a. Real property situated in the Village of Hicksville, Town of Oyster Bay, County of Nassau, State of New York, particularly described in Exhibit A, attached hereto and by reference made a part hereof, together with all hereditaments, fixtures, improvements and appurtenances thereto, and any and all claims for rents, refunds, benefits or other payments arising from the ownership of such property

b. That certain debt or other obligation owing to the persons named in subparagraph 1 hereof, by William A. Hambrecht, 35-45 79th Street, Jackson Heights, New York, arising out of rentals collected from the property described in subparagraph 2-a hereof, and any and all rights to demand, enforce and collect the same.

c. All right, title and interest of the persons named in subparagraph 1 hereof, in and to the following property insurance policies: Fire Insurance Policy No. 227548, issued by Insurance Company of North America, 1600 Arch Street, Philadelphia, Pennsylvania, in the amount of \$15,000, which policy insures the real property described in subparagraph 2-a hereof,

Public Liability Policy No. OLT-505720, issued by Indemnity Insurance Company of North America, 1600 Arch Street, Philadelphia, Pennsylvania, in the limits of \$25/50,000, which policy insures the real property described in subparagraph 2-a hereof.

is property within the United States, owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid nationals of a designated enemy country (Germany);

#### and it is hereby determined:

3. That to the extent that the persons named in subparagraph 1 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described in subparagraph 2-a hereof, subject to recorded liens, encumbrances and other rights of record held by or for persons who are not nationals of designated enemy countries, and

There is hereby vested in the Attorney General of the United States the property described in subparagraphs 2-b and 2-c hereof.

All such property so vested to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States

and for the benefit of the United States. The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C. on January 12, 1949.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director Office of Alien Property.

#### EXHIBIT A

All those two certain lots and one-half of a lot, piece or parcel of land, situate, lying and being in the Village of Hicksville, Town of Oyster Bay, County of Nassau, and State of New York, known and distinguished on a certain map on file in the Office of the Clerk of the County of Queens, entitled "Map of Property Belonging to Elizabeth Sovin, situated at Hicksville, Queens County (now Nassau County), Long Island, dated July 22, 1886 by William E. Hauxhurst, Surveyor" as lots numbered 113, 112, and one-half part of lot No. 111, fronting on Nicholai Street, and which said lots and one-half of a lot taken together with reference to said map, are bounded and described as follows:

Reginning at the intersection of the Easterly line of Division Avenue with the Southerly line of Nicholal Street and running thence Easterly along the Southerly line or side of Nicholal Street 62½ feet; thence Southerly and parallel with Division Avenue 125 feet; thence westerly and parallel with Nicholai Street 62½ feet to the Easterly line of Division Avenue; thence Northerly along the Easterly line or side of said Avenue 125 feet to the place of beginning.

Together with all the right, title and interest of, in and to the land lying in Nicholai Street and Division Avenue, in front of and adjacent to the above described premises to the center line thereof respectively.

[F. R. Doc. 49-468; Filed, Jan. 18, 1949; 8:49 a. m.]

#### [Vesting Order 12664]

#### JOHN JUCHTER

In re: Real property, property insurance policies and claim owned by John Juchter.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

- 1. That John Juchter, whose last known address is Germany, is a resident of Germany and a national of a designated enemy country (Germany)
- 2. That the property described as follows:
- a. Real property, situated in the city of Savannah, County of Chatham, State of Georgia, particularly described in Exhibit A, attached hereto and by reference made a part hereof, together with all hereditaments, fixtures, improvements and appurtenances thereto, and any and all claims for rents, refunds, benefits or other payments arising from the ownership of such property,
- b. All right, title and interest of John Juchter in and to the property insurance policies, particularly described in Exhibit B, attached hereto and by reference made a part hereof, which policies insure the real property described in subparagraph 2-a hereof, and any and all extensions or renewals thereof, and
- c. That certain debt or other obligation owing to John Juchter by A. F. King & Son, 37 Bull Street, Savannah, Georgia, including particularly but not limited to those sums arising from rents collected from the real property described in subparagraph 2-a hereof, and any and all rights to demand, enforce and collect the same.

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany),

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany)

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described in subparagraph 2-a hereof, subject to recorded liens, encumbrances and other rights of record held by or for persons who are not nationals of designated enemy countries, and

There is hereby vested in the Attorney General of the United States the property described in subparagraphs 2-b and 2-c hereof

All such property so vested to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., op January 12, 1949.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director Office of Alien Property.

#### EXHIBIT A

Real property situated in the City of Savannah, County of Chatham, State of Georgia, particularly described as follows:

The Northwest portion of Lot Number Two (2), Eillott Ward, having a frontage on Gwinnett Street of forty-three (43) feet, and a rectangular depth Southwardly of 67.5 feet. Also the Northern portion of Lot number Three (3), Eillott Ward, having a Northern frontage of 61.25 feet on Gwinnett Street, and a rectangular depth southwardly, of 67.5 feet. Also the northwest portion of Lot Number Four (4), Eillott Ward, having a frontage of 12.25 feet on Gwinnett Street, and a rectangular depth Southwardly of 67.5 feet and being more fully described by a map prepared by Percy Sugden, C. E., dated January 17, 1936, which map is recorded in the Clerk's Office of the Superior Court of Chatham County, Georgia in Map Book A, Folio 23; said portions of said Lots as a whole being bounded as follows: On the North by Gwinnett Street; on the East by the remaining eastern portion of Lot Number Two (2); on the South by the remaining portions of Lots Numbers Two (2), Three (3), and Four (4), and on the West by the remaining Western portion of Lot Number Four (4), and being designated on said map, as aforcsaid, as division "A"

EAMPIN	D

Exhibit B				
U Insurance company	_ Туро	Polloy No.	Face amount	Expiration date
407-409-411-413 West Gwinnett St.				
a. Southern Mutual Fire Insurance Co.,	Fire	60762	\$2,500.00	Aug. 27, 1048
Athens, Ga. b. Milers Mutual Insurance Co., Harris-	Fire and extended coverage.	ZF 75593	~ 8, 500.00	July 1,1948
burg, Pa. c. Northwestern Mutual Fire Association, Seattle, Wash.	do	<b>329-4439</b>	2,000.00	Aug. 27, 1048
415-417 West Gwinnett St.				
a. Northwestern Mutual Fire Association, Eeattle Wash.	do	829-4370	£00.00	June 17, 1948
b. Northwestern Mutual Fire Association, Seattle, Wash.	do	329-4416	2, 500. 00	July 1, 1948
and the second s				

[F. R. Doc. 49-469; Filed, Jan. 18, 1949; 8:49 a. m.]

#### [Vesting Order 12665]

#### Josephine Weber Miller et al.

In re: Interest in real property, property insurance policy and claims owned by Josephine Weber Miller, and others.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it, is hereby found:

1. That the persons whose names and last known addresses appear below are residents of Germany and nationals of a designated enemy country (Germany)

Name and Last Known Address

Rudolph Weber, Senior, Entengasse 2, Salmunster-Soden, Grosse Hessen, Germany. Josephine Weber Miller, Wallert near Bad Soden. Germany.

Elizabeth Hilde Ruppel, also known as Elizabeth Ludwig, Bad Soden, Germany. Joseph Hilde, also known as Joseph Ludwig, Bad Soden, Germany.

Louise Noll, Bad Soden, Germany.

- 2. That the property described as follows:
- a. An\_undivided twenty-three thirtysixths (23/36ths) interest in real property situated in the Town of Irvington, County of Essex, State of New Jersey, particularly described in Exhibit A, at-

tached hereto and by reference made a part hereof, together with all hereditaments, fixtures, improvements and appurtenances thereto, and any and all claims for rents, refunds, benefits or other payments arising from the ownership of such property

such property,
b. All right, title and interest of the persons named in subparagraph 1 hereof, in and to Fire Insurance Policy No. 46476, issued by the Niagara Fire Insurance Company, 80 Maiden Lane, New York, New York, in the amount of \$5,000, which policy insures the property described in Exhibit A hereof and expires June 26, 1950.

c., Those certain debts or other obligations owing to the persons named in subparagraph 1 hereof, by Rudolph Weber, Junior, 35–20 Avenue H, Brooklyn, New York, and Rose Groel, 48 Dunell Road, Maplewood, New Jersey, either individually or jointly, arising out of their shares of the rents collected from the real property described in subparagraph 2-a hereof, which are presently on deposit in the Maplewood Bank and Trust Company, Maplewood, New Jersey, in a Savings Account entitled Rose Groel or Rudolph Weber, Junior, and any and all rights to demand, enforce and collect the

Certificate

d. An undivided eleven-twelfths (11/12ths) interest in and to that certain debt or other obligation of Federal Trust Company, Newark, New Jersey, arising out of a Savings Account, Account No. 41127, entitled Rudolph Weber, Junior, attorney in fact for Katharina Weber, and any and all rights to demand, enforce and collect the same,

e. Those certain debts or other obligations owing to the persons named in subparagraph 1 hereof, by Rudolph Weber, Junior, 35–20 Avenue H, Brooklyn, New York, arising out of payments received by said Rudolph Weber, Junior, as attorney in fact for Katharina Weber, including but not limited to those sums received from Rose Groel, and any and all rights to demand, enforce and collect the

f. An undivided eleven-twelfths (11/12ths) interest in and to those certain debts or other obligations of the savings and loan associations and building and loan association, whose names and addresses are listed in Exhibit B, attached hereto and by reference made a part hereof, arising out of accounts evidenced by the certificates whose numbers are set forth in said Exhibit B, and which are presently in the custody of John H. Yauch, Junior, 11 Commerce Street, Newark, New Jersey, and any and all rights to demand, enforce and collect the same

g. An undivided eleven-twelfths (11/12ths) interest in and to those certain sums of money presently in the custody of the Court of Chancery of the State of New Jersey, Trenton, New Jersey, representing funds deposited with the said court by the Newsted Building and Loan Association Liquidating Corporation, Newark, New Jersey, as liquidating dividends on accounts numbered 15986 and 15989 of said corporation.

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, Rudolph Weber, Senior, Josephine Weber Miller, Elizabeth Hilde Ruppel, also known as Elizabeth Ludwig, Joseph Hilde, also known as Joseph Ludwig, and Louise Noll, the aforesaid nationals of a designated enemy country (Germany)

3. That the property described as follows:

a. That certain debt or other obligation of Federal Trust Company, Newark, New Jersey, arising out of a Savings Account, Account No. 41126, entitled Rudolph Weber, Junior, attorney in fact for Rudloph Weber, Senior, and any and all rights, to demand, enforce and collect the same.

b. That certain debt or other obligation owing to Rudolph Weber, Senior, by Rudolph Weber, Junior, 35–20 Avenue H, Brooklyn, New York, arising out of payments received by said Rudolph Weber, Junior, as attorney in fact for Rudolph Weber, Senior, from the Savings Account at the Maplewood Bank and Trust Company, Maplewood, New Jersey, described in subparagraph 2-c hereof, and any and all rights to demand, enforce and collect the same,

c. That certain debt or other obligation owing to Rudolph Weber, Senior, by Rudolph Weber, Junior, 35–20 Avenue H, Brooklyn, New York, in the amount of \$104.51, as of December 15, 1947, arising out of a payment received by said Rudolph Weber, Junior, as attorney in fact for Rudolph Weber, Senior, from the Camfield Building and Loan Association, in dissolution, Newark, New Jersey, together with any and all accruals thereto, and any and all rights to demand, enforce and collect the same,

d. That certain debt or other obligation owing to Rudolph Weber, Senior, by West Essex Savings and Loan Association, Caldwell, New Jersey, arising out of an account evidenced by Certificate No. 27, registered in the name of Rudolph Weber and presently in the possession of the Attorney General of the United States, in Account No. 23–200,273, and any and all rights to demand, enforce and collect the same,

e. Those certain sums of money presently in the custody of the Court of Chancery of the State of New Jersey, Trenton, New Jersey, representing funds deposited with the said court by the Newsted Building and Loan Association Liquidating Corporation, Newark, New Jersey, as liquidating dividends on accounts numbered 15985 and 15988 of said corporation,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by Rudolph Weber, Senior, the aforesaid national of a designated enemy country (Germany),

and it is hereby determined:

4. That to the extent that the persons named in subparagraph 1 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described in subparagraph 2-a hereof, subject to recorded liens, encumbrances and other rights of record held by or for persons who are not nationals of designated enemy countries, and

There is hereby vested in the Attorney General of the United States the property described in subparagraphs 2-b to 3-e hereof, inclusive,

All such property so vested to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on January 12, 1949.

For the Attorney General.

[SEAL] DAVID L. BAZELOM,
Assistant Attorney General,
Director, Office of Alien Property.

#### EXEMPT A

Beginning in the southerly line of Nye Avenuo (formerly Cottage Street) distant 100 feet westerly from the westerly line of Maple Avenuo (formerly Elizabeth Street); thence coutherly parallel with Maple Avenuo (formerly Elizabeth Street) 100 feet; thence westerly parallel with Nye Avenue (formerly Cottage Street) 25 feet; thence northerly parallel with Maple Avenue (formerly Elizabeth Street) 100 feet to Nye Avenue (formerly Cottage Street), thence easterly along same 25 feet to the point and place of beginning.

Being Lot No. 5, Block C, on Mao of Irving

Being Lot No. 5, Block C, on Mao of Irving Park Property.

#### EXHIBIT B

Name and address

8:49 a. m.]

#### [Vesting Order 12673]

PAUL RUCKER ET AL.

In re: Debt owing to Paul Rucker and others. D-28-12032-C-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Paul Rucker whose last known address is Elberfeld, Germany; Annie Wegheman whose last known address is Krefeld, Germany; Elizabeth Eickemeyer whose last known address is Celtisstrasse 10 III Nurnberg, Germany. Otto Grenz whose last known address is Nurnberg, Germany Rudolf Grenz whose last known address is Numberg, Germany Rudolf Schmidt also known as Rudolph Schmidt whose last known address is Lever Kusen, Wiesdorf, bei Koln Hauptstrasse 154, Germany and Mrs. Annie Affeldt whose last known address is Breslaw, Germany, Langegasse 23, are residents of Germany and nationals of a designated enemy country (Germany)

2. That the property described as follows:

Cash in the amount set forth opposite the name of each person listed below, presently on deposit with the County Treasurer of Madera County, Madera, California, as follows:

#### . Name and Amount

Paul Rucker	\$30.27
Annie Wegheman	90.27
Elizabeth Eickemeyer	180.55
Otto Grenz	90.27
Rudolf Grenz	90.27
Rudolf Schmidt also known as Ru-	4
dolph Schmidt	
Mrg. Annie Affeldt	

as of December 31, 1945, together with all accruals thereto, and any and all rights to demand, enforce and collect the same. is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by Paul Rucker, Annie Wegheman, Elizabeth Eickemeyer, Otto Grenz, Rudolf Grenz, Rudolf Schmidt also known as Rudolph Schmidt, and Mrs. Annie Affeldt, the aforesaid nationals of a designated enemy country (Germany:

and it is hereby determined:

3. That to the extent that Paul Rucker, Annie Wegheman, Elizabeth Eickemeyer, Otto Grenz, Rudolf Grenz, Rudolf Schmidt also known as Rudolph Schmidt and Mrs. Annie Affeldt, the aforesaid persons named in subparagraph 1 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany)

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on January 12, 1949.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 49-471; Filed, Jan. 18, 1949; 8:50 a. m.]

[Vesting Order 12679] ERNEST GESSNER

In re: Real property owned by Ernest Gessner, also known as Ernst Gessner.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Ernest Gessner, also known as Ernst Gessner, whose last known address is 24 Ellerbek, Post Rellengen, Holstein, Germany, is a resident of Germany and a national of a designated enemy country (Germany)

2. That the property described as follows: Real property situated in the City of Torrance, County of Los Angeles, State of California, particularly described in Exhibit A, attached hereto and by reference made a part hereof, together with all hereditaments, fixtures, improvements and appurtenances thereto, and any and all claims for rents, refunds, benefits or other payments arising from the ownership of such property,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owner to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany)

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany)

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described in subparagraph 2 hereof, subject to recorded liens, encumbrances and other rights of record held by or for persons who are not nationals of designated enemy countries, to be held, used, administered; liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on January 13, 1949.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,

Deputy Director,

Office of Alien Property.

Ехнівіт А

All that real property situate in the City of Torrance, County of Los Angeles, State of California, described as follows:

Lot Thirty-four (34) in Block "Q" of Tract No. 10300, as per map recorded in Book 146, pages 86 to 89 inclusive of Maps, in the office of the County Recorder of said County.

Excepting and reserving therefrom an easement and right of way over and across the rear three and one-half (31/2) feet of each lot herein described, where necessary and practicable and where not so, elsewhere over said premises so as to cause as little inconvenience as practicable, for the erection, construction, maintenance and operation of polo lines, with the necessary cross arms and wires for the transmission of electric energy, and for telephone and telegraph lines and/or for laying and maintaining conduits and/or pipe lines for said purposes and/or for water, gas, sewers, sanitary sewers, together with the right of ingress and egress for the purpose of erecting, constructing, maintaining, repairing and operating the same; also reserving the right to convey or lease the whole or any portion of any easements and rights of way and rights of ingress and egress.

[F. R. Doc. 49-472; Filed, Jan. 18, 1949; 8:50 a. m.]

[Return Order 241]
DOMENICA LETO

Having considered the claim set forth below and having issued a determination allowing the claim, which is incorporated by reference herein and filed herewith,

It is ordered, That the claimed property, described below and in the Determination, be returned, subject to any increase or decrease resulting from the administration thereof prior to return, and after adequate provision for taxes and conservatory expenses;

Claimant and Claim No., Notice of Intention to Return Published, and Property

Domenica Leto, a/k/a Domenica Palermo Leto, Alessandria, Sicily, Italy, Claim No. 32969; November 24, 1948 (13 F R. 6948), \$36,246.43 in the Treasury of the United States. 100 shares Lafayette Building Association, Lafayette, Louisiana, Full Paid Share Certificates (par value, \$25.00 per share), presently in custody of the Safekeeping Department of the Federal Reserve Bank, Now York, N. Y. All right, title, interest and claim of any kind or character whatsoever of Domenica Leto, also known as Domenica Palermo Leto, in and to the estate of Maria Letto Varisco, deceased.

Appropriate documents and papers effectuating this order will issue.

Executed at Washington, D. C., on January 12, 1949.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 49-473; Filed, Jan. 18, 1949; 8:50 a. m.]